Case: 1:15-cv-03122 Document #: 1 Filed: 04/09/15 Page 1 of 5 PageID #:1

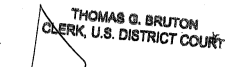
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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

APR X 9 2015

NON-NEGOTIABLE

[A]FFIDAVIT OF CLAIMS IN REDRESS RIGHT



NOITICE TO AGENTS IS NOTICE TO PRINCIPALS IN THEIR PRIVATE CAPACITY NOTICE TO PRINCIPALS IS NOTICE TO AGENTS IN THEIR PRIVATE CAPACITY

ALL SUCCESSORS AND ASSIGNS SILENCE IS ACQUIESCENC

Eugene N Arnold III)	
.Vs)	15CV3122 JUDGE COLEMAN
REAL ID	.)))	MAG. JUDGE SCHENKIER
)	

Now comes Eugene Arnold III © Authorized Representative of the all Capitalized named fiction TM EUGENE NATHANIEL ARNOLD III © In Propria In Personna Sui Juris and invokes the common law right Pursuant to Title 18 § 1746-1. I formulate this Affidavit as a Man born upon the dry land of this nation and I firmly believe the act of my live birth as being wholly natural and not having arisen as a privilege granted by "this state" of the forum and permits me to speak to the subject in question, namely what I suspect and believe to be the procedural portal and remedy for myself in the flesh to access my inherent, and thereby secured, natural rights pursuant to the reliance upon the aforesaid reservation of rights without prejudice as provided at UCC 1-308.

- I Eugene N Arnold III after a close investigation of my credit files state for the record that there have been unauthorized Credit Report Inquiries made on my Account by the following entities: Please provide the debt validation letter, or (ORIGINAL) contract with my name signature and SSN on it stating I Eugene N Arnold III Authorized you to check my credit.
- 2. Attached (Exhibit A) are the records that show these Credit Inquiries were made. The above name entities and their agents have no lawful or legal authority to make inquiries into my credit files.
- 3. Pursuant to USC Title 15 section 1681 n Civil Liability for Willful Noncompliance the parties are responsible for noncompliance with the FCRA. It states,

a) In general
Any person who willfully fails to comply with any requirement imposed under this subchapter with
respect to any consumer is liable to that consumer in an amount equal to the sum of—

(1)

(A) any actual damages sustained by the consumer as a result of the failure or damages of not less than \$100 and not more than \$1,000; or

(B) in the case of liability of a natural person for obtaining a consumer report under false pretenses or knowingly without a permissible purpose, actual damages sustained by the consumer as a result of the failure or \$1,000, whichever is greater;

(2) such amount of punitive damages as the court may allow; and

(3) in the case of any successful action to enforce any liability under this section, the costs of the action together with reasonable attorney's fees as determined by the court.

(b) Civil liability for knowing noncompliance

- Any person who obtains a consumer report from a consumer reporting agency under false pretenses or knowingly without a permissible purpose shall be liable to the consumer reporting agency for actual damages sustained by the consumer reporting agency or \$1,000, whichever is greater.
- 4. The Above named entities are responsible for non-compliance and owe me 1,000\$ per violation.

Demand for Remedy.

I demand that the following parties stop all unlawful illegal and unauthorized Credit report inquiries.

I demand all Credit Reporting agencies remove these inquiries immediately and send an updated report to me certifying the proof of the removal of the unauthorized inquiries.

I demand all entities via their agent CEOs provide the legal remedy for the violation or face prosecution for violating the law.

1) I am mentally competent to make these statements of fact and I do recognize right from wrong. If the statements herein damage anyone, if he/she/or they will inform me by facts in affidavit form I will sincerely make every effort to amend my declaration to suit the truth and facts made. I hereby and herein reserve the right to amend and make amendments to this document as necessary in order that the truth may be ascertained and proceedings justly determined. If the parties given notice by means of this document have information that will controvert and overcome this affidavit advise me in written affidavit form providing me with your counter affidavit demonstrating with particularity by stating all requisite actual evidentiary facts and all requisite actual law and not merely undetailed irrelevant facts or inconclusive irrelevant facts of law. If the counter affidavit is substantially and materially false and made in order to attempt to not address my claims, then the counter affidavit will stand as unfounded and may be subject to penalty of perjury. Your silence stands as consent and as implied and tacit approval of the factual declarations herein being established as fact as a matter of law.

Eugene N Amold III Declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

[Made pursuant to the Constitution for the United States of America all laws in pursuance thereof and Title 28USCA Section 1746]

UCC 1-308 which was formally UCC 1-207.

"§ 1-308. Performance or Acceptance Under Reservation of Rights.

NOTARY PUBLIC

by: EUGENE N ARNOLD	
State Illinois County	Cook
Subscribed and sworn to before me, a Notary Pul This day of	blic, the above signed y <u>2015</u> year
Notary Public MY COMMISSION EXPIRES: <u>02-24-2018</u>	"OFFICIAL SEAL" LaTACHIA POE Notary Public - State of Illinois My Commission Expires February 24, 2018

Further Affiant says not. Notice to respond, Eugene Nathaniel Arnold III the Authorized Representative of EUGENE NATHANIEL ARNOLD grants Respondent 15 days, exclusive of the day of receipt, to respond to the statements, claims, inquiries and requests above. Failure to respond will constitute, as an operation of Law, the admission of Respondent by tacit procuration to the statements, claims, answers to inquiries and requests provided above.

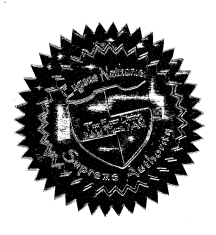
Said statements, claims, answers to inquiries and requests shall be deemed STARE DECISIS. All injuries mentioned in this affidavit can be found in the USC United States Code of Law. In the event Respondent defaults to Eugene Nathaniel Arnold III the Authorized Representative of TMEUGENE NATHANIEL ARNOLD's © administrative process, Respondent may not argue, controvert, or otherwise protest the administrative findings entered thereby in any subsequent administrative or judicial proceeding. Respondent's response must be served upon Petitioner exactly as provided.

TRUE BILL

	ages= \$ 4,000.00	
Compensator	y damages = \$1,000.00	
Total amount	t of damages = \$11,000.00	
. 3	Deprivation of Due Process	\$ 1,000.00
2	2. Fraudulent statement & misrepresentation \$ 3,000.	.00 U.S.C. Title 18 Section
1	. Violation of FDCP laws	\$ 2,000.00

FOR SETTLEMENT OFFER

EUGENE NATHANIEL ARNOLD III 8156 SOUTH DREXEL AVE APT # 2 CHICAGO, ILLINOIS 60619 (312) 877- 4751 FAX (872) 818- 5082 SUPREMEEUGENE@YAHOO.COM



Deceptive Kractice Finance	· _	とうなのない く
VICTIM INFORMATION NOTICE/CHICAGO POLICE DEPARTMENT THIS IS NOT AN SPECIAL POLICE REPORT TO SCHOOL POLICE REPORT TO SCHOOL POLICE POLICE FOR THE POLICE POLICE POLICE FOR THE POLICE POLICE POLICE FOR THE POLICE POLICE FOR THE POLICE POLICE POLICE FOR THE POLICE POLICE FOR THE POLICE POLICE FOR THE POLICE POLICE POLICE FOR THE POLICE POLICE FOR THE POLICE POLICE FOR THE POLICE FOR		1000
NAME OF VICTIMICOMPLAINANT FULGONIE OF VICTIMICOMPLAINANT	BEAT/UNIT OF ASSIGN. 70 L BEAT OF OCCUR	+
CASE NAME - PEOPLE OF THE STATE OF ILLINOISM OF CANONICAL STATE OF TIME.	Court Branch. Court oc	
Cook County State's Altomey's	at 773) 869 - 7200	ase
Your case will be on file with the Chicago Police Department under the above listed R.D. Number. Refer to this number whenever you are communicating with the Chicago Police Department concerning this incident. Your case will be assigned for follow-up investigation based upon specific facts obtained during the unital investigation. The presence of these facts can predict whether a comprehensive follow-up investigation would likely result in the arrest and prosecution of the suspecifs) or the recovery of property Your case will reviewed and retained to determine if criminals active in the area can be identified. A detective will not reviewed and retained to determine if criminals active in the area can be identified. A detective will not	TELECOMMUNICATIONS DEVICE FOR THE DEAF/TELETYPE (TDD/TTY) Hearing-impaired persons who possees such equipment may communicate with the Chicago Police Department 24 hours a day by calling (312) 746-9715 Hearing-impaired persons in need of assistance during normal business hours may also contact their local police district or the Special Activities Section at (312) 745 - 5823. OBTAINING A WARRANT OR SUMMONS FOR CRIMINAL CHARGES Hear arrest is made, we will be informed of the date, time, and location of the court proceedings at	
contact	which your appearance will be required. When you report a crime and an arrest is not made, you may go in person to the appropriate court listed below to requiest that criminal proceedings be initiated by way of a warrant or summons. Bring this Victim formation Notice and any other relevant initiated by way of a warrant or summons.	
The unit marked below PROPERTY CRIMES VIOLENT CRIMES SPECIAL VICTIMS APPEA CENTRAL	information, such as the unerties is raine, prystant conception. Officer assigned to the court between 8.30 am and 11.30 am Monday through Friday (excluding court holidays). The warrant officer will then assist you in the process of obtaining the warrant or	recluding court DO he warrant or DO
(312) 747-8273	Summons. Police District of Occurrence Court Branch for Warrant or Summons	
(312) 744-8263	U 14.15,16.17,25 Branch 23 5555 W Grand Ave	
BOMB SECTION (312) 746-7180 ARSON SECTION (312) 746-7618	1.18,19,20,24 Belmont Ave	E: 1
MISSING PERSONS LOCATED	Branch 34 155 W 51st St	l Fi
When persons reported massing are located of have returned, the missing flexibility and animal massing from 12 to	2 Branch 35	lec
THE STATE OF THE S	10,11,12 Branch 43 3150 W Flouringy St	
The above listed R.D. Number may suffice for insurance purposes. However, there may be instances when a copy of the case report is desired. A copy of the case report which verifies that an incident of injury, loss or damage has been reported to the Chicago Police Department may be obtained after 14 working days or damage has been reported to the Chicago Police Department may be obtained after 14 working days from the date the incident was reported.	*For incidents retaining to domestic violence, a warrant/summons will only be issued from the Domestic Violence Courl located at 555 West Harnson, on the first floor AUTOMATED VICTIM NOTIFICATION (AVN) The County of Cook has a toll free, multilingual, 24-hour Automated Victim Notification System.	om the cation System.
payable to the "DEPARTMENT OF REVENUE-CAT OF CATALOGUE TO SHARE STATEMENT HEAD AND SHARE STATEMENT HEAD SHARE STATEMENT HEAD STATEMENT HEAD SHARE SHAR	To obtain information about a defendant's court date or custody inside of Cook County Jail: call 1-877-846-3445. Do not depend only on the AVN for your safety. If you feel that you may be in danger, take precautions as if the defendant has afroady been released.	
of occurrence, and 4) R. D. Number.	ILLINOIS CRIME VICTIMS NOTIFICATION Incorport actions of underformer may be elimible to receive benefits from the Illinois Crime Victims	ង
MANE I'ME NIOTH COLL. To report a crime in progress or other emergency that requires immediate police response call 911. To report a crime in progress or other emergency that requires immediate police call the Police Department at 311 within City limits, or if outside the City of the college call the Police Department at 311 within City limits, or if outside the City of the college call the City of	Compensation program for such costs as medical, funeral, loss of support and wage loss NO RECOVERY IS PROVIDED FOR PROPERTY LOSS OR DAMAGE NOR FOR PAIN OR	of 5
limits call (312) 746-6000. CHICAGO ALTERNATIVE POLICING STRATEGY (CAPS)	SUFFERING To apply or to determine whether one qualifies, the victim or if deceased a retaine or dependent must contact the Illinois Attorney General's Office. Further information and claim forms one be obtained from the Crime Victims Compensation Program, Office of the Attorney General of	ive of
SAFE NEIGHBORHOODS ARE EVERYBODY'S BUSINESS The notice alone cannot solve the problems of crime in our City. It takes an active and informed community.	illinois. 100 West Randolph Street, 13th Floor. Chicago. Illinois 60601, or by calling (312) 814-2581 or 1-800-228-3368, TTY-1-877-398-1130 or email at crimevictumservices@alg.state il us	12) 814-2581 or — — — — — — — — — — — — — — — — — —
working with the police and other City agencies to really make a difference. Join your regimors are your neighborhood police officers as we work together to reduce crime and improve the quality of life in our City neighborhood police officers as we work together to reduce crime and improve the quality of life in our City neighborhood police officers as we work together to find out how, call 311 or visit online at	RECOVERY OF PROPERTY - STOLEN VEHICLE RECOVERED The Chicago Poice Department must be notified IMMEDIATELY, via the "911" emergency number.	
Become part of the CAP's leading 1 year continuing.	when property reported tost or stolen is recovered CREDIT CARDS - CHECKS, LOST OR STOLEN	
You live on Beat	immediately notify the concerned credit card issuer or bank by telephone to reduce the possibility of being liable for the unauthorized use of your lost or stolen credit card or check. It is suggested that	ne possibility of suggested that
Your next Beat Community Integring will be read of the community integring and thousands.	you also inform the credit card issuer or bank in writing as a follow-up measure to ensure proper notification.	eusure proper